THE LAW FIRM OF

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January 9, 2023

## Via ECF

The Honorable Brian M. Cogan United States District Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Garcia Luna 19 Cr. 576 (BMC)

## Dear Judge Cogan:

We write, as instructed by Your Honor's Deputy, to respectfully request that the Court permit the members of Mr. Garcia Luna's defense team to bring the below listed electronic devices and accessories with them into the Courtroom for the pendency of his trial, which commences January 17, 2023, and is anticipated to last approximately two months.

<b>Defense Team Member</b>	Permitted Electronic Devices and Accessories
César de Castro	1. Laptop
	2. iPad
	3. Cellphone
	4. Chargers
Valerie Gotlib	1. Laptop
	2. iPad
	3. Cellphone
	4. Chargers
Florian Miedel	1. Laptop
	2. Cellphone
	3. Chargers
Shannon McManus	1. Laptop
	2. Cellphone
	3. Chargers
Austin Dean	1. Laptop
	2. Cellphone
	3. Chargers
	4. HDMI Adapter
Kimberly Tabares	1. Laptop
	2. Cellphone
	3. Chargers

Accordingly, we respectfully ask that the Court permit the defense team members to bring the above-listed electronics and accessories into the Courtroom beginning on January 17, 2023, through the pendency of the trial, which is anticipated to last approximately two months. We thank the Court for its attention to this matter.

Respectfully submitted,

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César de Castro Valerie Gotlib Shannon McManus Florian Miedel